

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Parametric Technology Corporation, )  
Opposer, )  
v. )  
PLMIC, LLC, )  
Applicant. )

# 78835518

Opposition No. 91/174,641

PLMIC, LLC, )  
Opposer, )  
v. )  
Parametric Technology Corporation, )  
Applicant. )

# 76662967

Opposition No. 91/177,168

**CONSENTED TO MOTION FOR THREE-MONTH  
EXTENSION OF CONSOLIDATED TRIAL DATES**

Parametric Technology Corporation, with the consent of PLMIC, LLC, given by its counsel Edward A. Haffer in an e-mail dated January 28, 2008, moves for a three-month extension of the consolidated trial dates set by the Trademark Trial and Appeal Board in its order dated June 14, 2007, so that the new dates will be as follows:

30-day testimony period for  
Parametric Technology as  
plaintiff in Opposition No.  
91174641 to close:

May 22, 2008

30-day testimony period for  
PLMIC as defendant in  
Opposition No. 91174641 and  
as plaintiff in Opposition No.  
91177168 to close:

July 22, 2008



02-01-2008

30-day testimony period for  
Parametric Technology as  
defendant in Opposition No.  
91177168 and its rebuttal  
testimony period as plaintiff  
in Opposition No. 91174641  
to close:

September 21, 2008

15-day rebuttal testimony period  
for PMLIC as plaintiff in  
Opposition No. 91177168  
to close:

November 5, 2008

Briefs shall be filed in accordance with Trademark rules 2.128(a) and (b) as follows:

Brief for Parametric Technology  
as plaintiff in Opposition No.  
91174641 shall be due:

January 4, 2009

Brief for PMLIC as defendant  
in Opposition No. 91174641 and  
as plaintiff in Opposition No.  
91177168 shall be due:

February 3, 2009

Brief for Parametric Technology  
as defendant in Opposition No.  
91177168 and its reply brief (if  
any) as plaintiff in Opposition  
No. 91174641 shall be due:

March 3, 2009

Reply brief (if any) for PMLIC  
as plaintiff in Opposition No.  
91177168 shall be due:

March 18, 2009

PARAMETRIC TECHNOLOGY CORPORATION

Date:

January 30, 2008

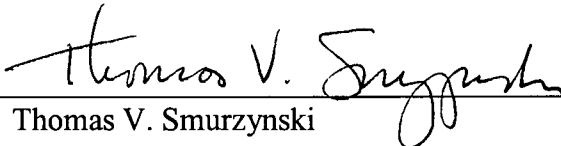
By

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Its Attorneys

**CERTIFICATE OF SERVICE**

I hereby certify that the foregoing CONSENTED TO MOTION FOR THREE-MONTH EXTENSION OF CONSOLIDATED TRIAL DATES was served by first-class mail, postage-prepaid, on counsel for Applicant, Edward A. Haffer, Sheehan Phinney Bass & Green, P.A., 1000 Elm Street, P.O. Box 3701, Manchester, NH 03105-3701, on this 30<sup>th</sup> day of January, 2008.

  
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Thomas V. Smurzynski